LEGISLATIVE SERVICES AGENCY OFFICE OF FISCAL AND MANAGEMENT ANALYSIS

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FISCAL IMPACT STATEMENT

LS 6121 NOTE PREPARED: Jan 11, 2012 BILL NUMBER: SB 19 BILL AMENDED: Jan 10, 2012

SUBJECT: Real Property Reassessment.

FIRST AUTHOR: Sen. Boots

BILL STATUS: CR Adopted - 1st House

FIRST SPONSOR:

FUNDS AFFECTED: GENERAL IMPACT: State & Local

DEDICATED FEDERAL

<u>Summary of Legislation:</u> This bill requires the county assessor of each county before July 1, 2013, and before July 1 of every fourth year thereafter to prepare and submit to the Department of Local Government Finance (DLGF) a reassessment plan for the county. It specifies that the reassessment plan is subject to approval by the DLGF. The bill requires the DLGF to complete its review and approval of the reassessment plan before March 1 of the year following the year in which the reassessment plan is submitted by the county and it provides that subject to review and approval by the DLGF, the county assessor may modify a reassessment plan.

The bill provides that the reassessment plan must divide all parcels of real property in the county into different groups of parcels and it requires that each group of parcels must contain at least 25% of the parcels within each class of real property in the county. It requires the reassessment of the first group of parcels under a county's reassessment plan to begin July 1, 2014, and be completed on or before March 1, 2015. The bill also specifies procedures for taxpayers to petition the DLGF for reassessment of parcels in a group and a schedule for completion of reassessment of parcels in a group.

This bill requires the assessor to submit land values to the county property tax assessment board of appeals (PTABOA) by the dates specified in the county's reassessment plan.

The bill also provides that the notice of assessment that must be sent to taxpayers by assessing officials is in addition to any required notice of assessment included in a property tax statement. It specifies that the assessing official may provide the notice by mail or by using electronic mail that includes a secure Internet link to the information in the notice.

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Effective Date: July 1, 2012; January 1, 2013.

Explanation of State Expenditures: See *Explanation of Local Revenues*.

Explanation of State Revenues:

Explanation of Local Expenditures: (Revised) Under current law, a general reassessment involving a physical inspection of all real property occurs every five years. The work cycle begins on July 1st, two years prior to the March 1st assessment date for which the reassessment is effective, allowing a 20 month window in which to complete the reassessment work.

Under a four-year cyclical reassessment schedule, expenditures for reassessment in a county would be spread from a 20 month period within each five-year span to a period of up to four years. The overall reassessment period would be reduced from five years to four years. Over time, property would be physically inspected more often under this bill than under current law. On one hand, the increased frequency could add to the overall cost of performing physical inspections over a long period of time. On the other hand, counties may be able to perform more reassessment work in-house using current resources under the cyclical schedule, thereby reducing costs. The cyclical schedule could also result in lower professional appraisal costs if less overtime work is needed to meet the new deadlines.

Currently, an assessing official must send a notice of assessment (Form 11) by mail to a property owner any time the official assesses or reassesses property. This bill would clarify that the official must send the notice after making an annual adjustment. Additionally, this bill would permit an assessing official to deliver the notice by email. The option for electronic delivery could reduce postage costs for counties.

Explanation of Local Revenues: (Revised) Under current law, real property is fully reassessed every five years. The general reassessment currently under way takes effect with taxes payable in 2013. Annual adjustments to real property values are applied each year in which a general reassessment does not take effect.

Under this bill, counties would submit a reassessment plan to the DLGF by June 30, 2013. The plan must divide the parcels in the county into four groups that contain approximately 25% of the parcels in each property class. Beginning with the March 1, 2015, assessment, each county would reassess one group each year rather than conduct a general reassessment once every five years. However, a county could submit a plan to reassess more than 25% (up to 100%) of the parcels in any one year. Parcels that are not reassessed in a year would still be subject to annual adjustments.

The bill would allow a group of taxpayers to petition the DLGF for the reassessment of a designated assessment group. The petition could be filed up to 45 days after the notice of reassessment and must be signed by the lesser of (1) 100 real property owners in the group or (2) 5% of the real property owners in the group. If a petition is filed, the DLGF could conduct a reassessment or order the local assessor to perform a reassessment.

Assuming that all property is currently assessed in accordance with the assessment and trending rules, general reassessments under current law should result in only modest one-year changes to most assessments. The general reassessment also picks up physical changes in property not previously noted. The change to cyclical reassessments would have the same overall effect. Since annual adjustments would continue for non-reassessed property, there should be no discernable change in overall assessment levels.

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State Agencies Affected: Department of Local Government Finance.

Local Agencies Affected: Local assessors.

Information Sources:

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